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Rowan-Cabarrus Community College

EX PARTE OR LATE FILED

May 1, 1998

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Chairman William Kennard Federal Communications Commission 1919 M Street N.W. Washington, DC 20554

Re:

MM Docket No. 97-234 GC Docket No. 92-52 General Docket No. 90-264 ITFS Auctions

Dear Charman Kennard:

Rowan-Cabarrus Community College is a community college serving the educational needs of local North Carolinians and their families in our community. We are deeply concerned about the FCC's consideration of a proposal to auction ITFS spectrum. We believe the FCC should use its authority to ensure that ITFS licenses are not awarded by auction.

Over three years ago we joined with dozens of community colleges and secondary educational institutions (and subsequently with UNC) to form a telecommunications partnership with Wireless One of North Carolina, L.L.C. to build a statewide wireless video/data telecommunications network. Our educational/commercial partnership is unique in the telecommunications industry.

After carefully engineering a wide area system that would bring ITFS service to rural and urban North Carolinians alike, WONC assisted dozens of educational institutions in filing applications with the FCC for licenses for the hundred plus ITFS channel groups that would provide the backbone for the statewide network. The ITFS stations would allow educators to provide distance learning opportunities to the citizens of North Carolina, while permitting the educational institutions to lease excess capacity to WONC to develop a statewide commercial wireless cable system. In October of 1995, when the FCC opened its ITFS filing window, over 100 applications for new ITFS stations in North Carolina were filed by community colleges and secondary schools as well as by numerous affilitates of the University of North Carolina. The applications were expensive and time consuming to prepare and proposed detailed technical operations. Most of these applications are still pending at the FCC. Now, 2 1/2 years later, to consider dismissing these pending ITFS applications and auctioning the ITFS spectrum to the highest bidder would be a tremendous disservice to the state's educational institutions and the citizens they seek to serve.

The Omnibus Budget Reconciliation Act of 1993 (Budget Act) specifically recognized ITFS as a unique service that should be exempt from auctions because its principal mandate is the provision of educational television programming to schools and institutions. (H.R. Rep. No. 213, 103rd Cong. 1st Sess. at 481-82). There is nothing in the legislative history of the Balanced Budget Act that indicates Congress meant to change its position on the inappropriateness of applying auctions to ITFS as it had set out in the Budget Act four years before. Rather, it appears that because ITFS has all the characteristics of a "non-commercial broadcast" service Congress assumed it to be covered under the exemption from auctions accorded to non-commercial broadcast services in the Balanced Budget Act.

Because lotteries were not used to license ITFS, the FCC still has the authority to use the existing "point-system" to award mutually exclusive ITFS licenses. If the FCC changes licensing procedures midstream, three years of work, technical planning and the hundreds of thousands of dollars spent developing the North Carolina nationwide network will be wasted. Additionally, the delay in the FCC's licensing of ITFS via auctions can be expected to be years since the FCC has not yet developed any rules for educational/non-profit auctions. It has already been 2 1/2 years since our ITFS application was filed - we believe immediate FCC action in processing these applications using the "point system" is the best way to serve the public interest.

Thank you for your attention to this matter which is of critical importance to educators nationwide.

Yours truly,

Colin S. Shaw

Vice President, Planning & Management

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CSS:cm

cc: Susan Fox

Roy Stewart, Chief, Mass Media Bureau Magalie Roman Salas, Secretary





Post Office Box 1595 Salisbury, North Carolina 28145-1595 Phone 704 637-0760

EX PARTE OR LATE FILED

May 1, 1998

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Commissioner Susan Ness Federal Communications Commission 1919 M Street N.W. Washington, DC 20554

Re:

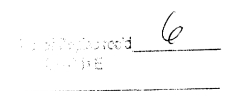
MM Docket No. 97<u>-234</u> GC Docket No. 92-52 General Docket No. 90-264 ITFS Auctions

Dear Commissioner Ness:

Rowan-Cabarrus Community College is a community college serving the educational needs of local North Carolinians and their families in our community. We are deeply concerned about the FCC's consideration of a proposal to auction ITFS spectrum. We believe the FCC should use its authority to ensure that ITFS licenses are not awarded by auction.

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Thank you for your attention to this matter which is of critical importance to educators nationwide.

Yours truly,

Colin S. Shaw

Vice President, Planning & Management

CSS:cm

cc: Jim Casserley

Roy Stewart, Chief, Mass Media Bureau





Post Office Box 1595 Salisbury, North Carolina 28145-1595 Phone 704 637-0760

EX PARTE OR LATE FILED

May 1, 1998

Commissioner Harold Furthgott-Ross Federal Communications Commission 1919 M Street N.W. Washington, DC 20554

Re:

MM Docket No. 97<u>-234</u> GC Docket No. 92-52 General Docket No. 90-264 ITFS Auctions

Dear Commissioner Furthgott-Ross:

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Colin S. Shaw

Vice President, Planning & Management

CSS:cm

cc: Paul Meisner

Roy Stewart, Chief, Mass Media Bureau



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Post Office Box 1595 Salisbury, North Carolina 28145-1595 Phone 704 637-0760

EX PARTE OR LATE FILED

May 1, 1998

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Commissioner Michael Powell Federal Communications Commission 1919 M Street N.W. Washington, DC 20554

Re:

MM Docket No. 97-234 GC Docket No. 92-52 General Docket No. 90-264 ITFS Auctions



Dear Commissioner Powell:

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Colin S. Shaw

Vice President, Planning & Management

CSS:cm

cc: Peter Tenhula

Roy Stewart, Chief, Mass Media Bureau



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Salisbury, North Carolina 28145-1595

Phone 704 637-0760

EX PARTE OR LATE FILED

May 1, 1998

Commissioner Gloria Tristani Federal Communications Commission 1919 M Street N.W. Washington, DC 20554

Re:

MM Docket No. 97-234/ GC Docket No. 92-52 General Docket No. 90-264 ITFS Auctions

Dear Commissioner Tristani:

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